



**ASSEMBLY SUBSTITUTE AMENDMENT 2,
TO 1995 ASSEMBLY BILL 416**

July 11, 1995 - Offered by COMMITTEE ON HEALTH.

1 **AN ACT to repeal** 635.02 (5m), 635.07, 635.17 and 635.26 (1) (b); **to renumber**
2 635.26 (1) (a); **to amend** 40.51 (8), 60.23 (25), 66.184, 111.70 (1) (a), 120.13 (2)
3 (g), 185.981 (4t), 185.983 (1) (intro.), 600.01 (2) (b), 628.34 (3) (a), 628.34 (3) (b),
4 632.76 (2) (a) and 632.896 (4); and **to create** 40.51 (8m), 111.70 (4) (m), 111.91
5 (2) (k), 632.745, 632.747 and 632.749 of the statutes; **relating to:** group health
6 insurance market reform, including preexisting condition exclusions and
7 limitations, guaranteed acceptance, portability and contract termination and
8 renewability; collective bargaining of certain health care coverage
9 requirements; and granting rule-making authority.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

10 **SECTION 1.** 40.51 (8) of the statutes is amended to read:
11 40.51 (8) Every health care coverage plan offered by the state under sub. (6)
12 shall comply with ss. 631.89, 631.90, 631.93 (2), 632.72 (2), 632.745 (1) to (3) and (5),
13 632.747, 632.87 (3) to (5), 632.895 (5m) and (8) to (10) and 632.896.

14 **SECTION 2.** 40.51 (8m) of the statutes is created to read:

1 40.51 **(8m)** Every health care coverage plan offered by the group insurance
2 board under sub. (7) shall comply with ss. 632.745 (1) to (3) and (5) and 632.747.

3 **SECTION 3.** 60.23 (25) of the statutes is amended to read:

4 60.23 **(25)** SELF-INSURED HEALTH PLANS. Provide health care benefits to its
5 officers and employes on a self-insured basis if the self-insured plan complies with
6 ss. 631.89, 631.90, 631.93 (2), 632.745 (2), (3) and (5) (a) 2. and (b) 2., 632.747 (3),
7 632.87 (4) and (5), 632.895 (9) and 632.896.

8 **SECTION 4.** 66.184 of the statutes is amended to read:

9 **66.184 Self-insured health plans.** If a city, including a 1st class city, or a
10 village provides health care benefits under its home rule power, or if a town provides
11 health care benefits, to its officers and employes on a self-insured basis, the
12 self-insured plan shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2),
13 632.745 (2), (3) and (5) (a) 2. and (b) 2., 632.747 (3), 632.87 (4) and (5), 632.895 (9) and
14 (10), 632.896, 767.25 (4m) (d) and 767.51 (3m) (d).

15 **SECTION 5.** 111.70 (1) (a) of the statutes is amended to read:

16 111.70 **(1)** (a) "Collective bargaining" means the performance of the mutual
17 obligation of a municipal employer, through its officers and agents, and the
18 representatives of its employes, to meet and confer at reasonable times, in good faith,
19 with the intention of reaching an agreement, or to resolve questions arising under
20 such an agreement, with respect to wages, hours and conditions of employment, and
21 with respect to a requirement of the municipal employer for a municipal employe to
22 perform law enforcement and fire fighting services under s. 61.66, except as provided
23 in sub. (4) (m) and s. 40.81 (3) and except that a municipal employer shall not meet
24 and confer with respect to any proposal to diminish or abridge the rights guaranteed
25 to municipal employes under ch. 164. The duty to bargain, however, does not compel

1 either party to agree to a proposal or require the making of a concession. Collective
2 bargaining includes the reduction of any agreement reached to a written and signed
3 document. The employer shall not be required to bargain on subjects reserved to
4 management and direction of the governmental unit except insofar as the manner
5 of exercise of such functions affects the wages, hours and conditions of employment
6 of the employees. In creating this subchapter the legislature recognizes that the
7 public employer must exercise its powers and responsibilities to act for the
8 government and good order of the municipality, its commercial benefit and the
9 health, safety and welfare of the public to assure orderly operations and functions
10 within its jurisdiction, subject to those rights secured to public employes by the
11 constitutions of this state and of the United States and by this subchapter.

12 **SECTION 6.** 111.70 (4) (m) of the statutes is created to read:

13 111.70 (4) (m) *Health benefit plan requirements.* 1. Except as provided in subd.
14 2., the municipal employer is prohibited from bargaining collectively with respect to
15 compliance with the health benefit plan requirements under ss. 632.745, 632.747
16 and 632.749.

17 2. If a municipal employer offers its employes a health care coverage plan
18 through a program offered by the group insurance board under s. 40.51 (7), the
19 municipal employer is prohibited from bargaining collectively with respect to
20 compliance with the health benefit plan requirements under ss. 632.745 (1) to (3) and
21 (5) and 632.747 with respect to the health care coverage plan.

22 **SECTION 7.** 111.91 (2) (k) of the statutes is created to read:

23 111.91 (2) (k) Compliance with the health benefit plan requirements under ss.
24 632.745 (1) to (3) and (5) and 632.747.

25 **SECTION 8.** 120.13 (2) (g) of the statutes is amended to read:

1 120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss.
2 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.745 (2), (3) and (5) (a) 2. and (b) 2.,
3 632.747 (3), 632.87 (4) and (5), 632.895 (9) and (10), 632.896, 767.25 (4m) (d) and
4 767.51 (3m) (d).

5 **SECTION 9.** 185.981 (4t) of the statutes is amended to read:

6 185.981 (4t) A sickness care plan operated by a cooperative association is
7 subject to ss. 252.14, 631.89, 632.72 (2), 632.745, 632.747, 632.749, 632.87 (2m), (3),
8 (4) and (5), 632.895 (10) and 632.897 (10) and ch. 155.

9 **SECTION 10.** 185.983 (1) (intro.) of the statutes is amended to read:

10 185.983 (1) (intro.) Every such voluntary nonprofit sickness care plan shall be
11 exempt from chs. 600 to 646, with the exception of ss. 601.04, 601.13, 601.31, 601.41,
12 601.42, 601.43, 601.44, 601.45, 611.67, 619.04, 628.34 (10), 631.89, 631.93, 632.72
13 (2), 632.745, 632.747, 632.749, 632.775, 632.79, 632.795, 632.87 (2m), (3), (4) and (5),
14 632.895 (5), (9) and (10), 632.896 and 632.897 (10), subch. II of ch. 619 and chs. 609,
15 630, 635, 645 and 646, but the sponsoring association shall:

16 **SECTION 11.** 600.01 (2) (b) of the statutes is amended to read:

17 600.01 (2) (b) Group or blanket insurance described in sub. (1) (b) 3. and 4. is
18 not exempt from s. 632.745, 632.747 or 632.749 or ch. 633 or 635.

19 **SECTION 12.** 628.34 (3) (a) of the statutes is amended to read:

20 628.34 (3) (a) No insurer may unfairly discriminate among policyholders by
21 charging different premiums or by offering different terms of coverage except on the
22 basis of classifications related to the nature and the degree of the risk covered or the
23 expenses involved, subject to s. ss. 632.365 and 632.745. Rates are not unfairly
24 discriminatory if they are averaged broadly among persons insured under a group,

1 blanket or franchise policy, and terms are not unfairly discriminatory merely
2 because they are more favorable than in a similar individual policy.

3 **SECTION 13.** 628.34 (3) (b) of the statutes is amended to read:

4 628.34 (3) (b) No insurer may refuse to insure or refuse to continue to insure,
5 or limit the amount, extent or kind of coverage available to an individual, or charge
6 an individual a different rate for the same coverage because of a mental or physical
7 disability except when the refusal, limitation or rate differential is based on either
8 sound actuarial principles supported by reliable data or actual or reasonably
9 anticipated experience, subject to ss. 632.745, 632.747, 632.749, 635.09 and 635.26.

10 **SECTION 14.** 632.745 of the statutes is created to read:

11 **632.745 Coverage requirements for group health benefit plans. (1)**
12 GROUP HEALTH INSURANCE MARKET REFORM; DEFINITIONS. In this section and ss. 632.747
13 and 632.749:

14 (a) 1. Except as provided in subd. 2., “eligible employe” means an employe who
15 works on a permanent basis and has a normal work week of 30 or more hours. The
16 term includes a sole proprietor, a business owner, including the owner of a farm
17 business, a partner of a partnership and a member of a limited liability company if
18 the sole proprietor, business owner, partner or member is included as an employe
19 under a health benefit plan of an employer, but the term does not include an employe
20 who works on a temporary or substitute basis.

21 2. For purposes of a group health benefit plan, or a self-insured health plan,
22 that is offered by the state under s. 40.51 (6) or by the group insurance board under
23 s. 40.51 (7), “eligible employe” has the meaning given in s. 40.02 (25).

24 (b) “Employer” means any of the following:

1 1. An individual, firm, corporation, partnership, limited liability company or
2 association that is actively engaged in a business enterprise in this state, including
3 a farm business.

4 2. A municipality, as defined in s. 16.70 (8).

5 3. The state.

6 (c) “Group health benefit plan” means a health benefit plan that is issued by
7 an insurer to an employer on behalf of a group consisting of eligible employes of the
8 employer. The term includes individual health benefit plans covering eligible
9 employes when 3 or more are sold to an employer.

10 (d) “Health benefit plan” means any hospital or medical policy or certificate.
11 “Health benefit plan” does not include accident-only, credit accident or health,
12 dental, vision, medicare supplement, medicare replacement, long-term care,
13 disability income or short-term insurance, coverage issued as a supplement to
14 liability insurance, worker’s compensation or similar insurance, automobile medical
15 payment insurance, individual conversion policies, specified disease policies,
16 hospital indemnity policies, as defined in s. 632.895 (1) (c), policies or certificates
17 issued under the health insurance risk-sharing plan or an alternative plan under
18 subch. II of ch. 619 or other insurance exempted by rule of the commissioner.

19 (e) “Insurer” means an insurer that is authorized to do business in this state,
20 in one or more lines of insurance that includes health insurance, and that offers
21 group health benefit plans covering eligible employes of one or more employers in
22 this state. The term includes a health maintenance organization, as defined in s.
23 609.01 (2), a preferred provider plan, as defined in s. 609.01 (4), an insurer operating
24 as a cooperative association organized under ss. 185.981 to 185.985 and a limited
25 service health organization, as defined in s. 609.01 (3).

1 (f) "Qualifying coverage" means benefits or coverage provided under any of the
2 following:

3 1. Medicare or medicaid.

4 2. A group health benefit plan or an employer-based health benefit
5 arrangement that provides benefits similar to or exceeding benefits provided under
6 a basic health benefit plan under subch. II of ch. 635.

7 3. An individual health benefit plan that provides benefits similar to or
8 exceeding benefits provided under a basic health benefit plan under subch. II of ch.
9 635, if the individual health benefit plan has been in effect for at least one year.

10 (g) "Self-insured health plan" means a self-insured health plan of the state or
11 a county, city, village, town or school district.

12 **(2) PREEXISTING CONDITIONS.** A group health benefit plan, or a self-insured
13 health plan, may not deny, exclude or limit benefits for a covered individual for losses
14 incurred more than 12 months after the effective date of the individual's coverage
15 due to a preexisting condition. A group health benefit plan, or a self-insured health
16 plan, may not define a preexisting condition more restrictively than any of the
17 following:

18 (a) A condition that would have caused an ordinarily prudent person to seek
19 medical advice, diagnosis, care or treatment during the 6 months immediately
20 preceding the effective date of coverage and for which the individual did not seek
21 medical advice, diagnosis, care or treatment.

22 (b) A condition for which medical advice, diagnosis, care or treatment was
23 recommended or received during the 6 months immediately preceding the effective
24 date of coverage.

25 (c) A pregnancy existing on the effective date of coverage.

1 **(3) PORTABILITY.** (a) A group health benefit plan, or a self-insured health plan,
2 shall waive any period applicable to a preexisting condition exclusion or limitation
3 period with respect to particular services for the period that an individual was
4 previously covered by qualifying coverage that was not sponsored by the employer
5 sponsoring the group health benefit plan or the self-insured health plan and that
6 provided benefits with respect to such services, if the qualifying coverage terminated
7 not more than 60 days before the effective date of the new coverage.

8 (b) Paragraph (a) does not prohibit the application of a waiting period to all new
9 enrollees under a group health benefit plan or a self-insured health plan; however,
10 a waiting period may not be applied when determining whether the qualifying
11 coverage terminated not more than 60 days before the effective date of the new
12 coverage.

13 **(4) MINIMUM PARTICIPATION OF EMPLOYEES.** (a) Except as provided in par. (d),
14 requirements used by an insurer in determining whether to provide coverage under
15 a group health benefit plan to an employer, including requirements for minimum
16 participation of eligible employees and minimum employer contributions, shall be
17 applied uniformly among all employers that apply for or receive coverage from the
18 insurer.

19 (b) An insurer may vary its minimum participation requirements and
20 minimum employer contribution requirements only by the size of the employer group
21 based on the number of eligible employees.

22 (c) In applying minimum participation requirements with respect to an
23 employer, an insurer may not count eligible employees who have other coverage that
24 is qualifying coverage in determining whether the applicable percentage of
25 participation is met, except that an insurer may count eligible employees who have

1 coverage under another health benefit plan that is sponsored by that employer and
2 that is qualifying coverage.

3 (d) An insurer may not increase a requirement for minimum employe
4 participation or a requirement for minimum employer contribution that applies to
5 an employer after the employer has been accepted for coverage.

6 (e) This subsection does not apply to a group health benefit plan offered by the
7 state under s. 40.51 (6) or by the group insurance board under s. 40.51 (7).

8 **(5) PROHIBITED COVERAGE PRACTICES.** (a) 1. Except as provided in rules
9 promulgated under subd. 3., if an insurer offers a group health benefit plan to an
10 employer, the insurer shall offer coverage to all of the eligible employes of the
11 employer and their dependents. Except as provided in rules promulgated under
12 subd. 3., an insurer may not offer coverage to only certain individuals in an employer
13 group or to only part of the group, except for an eligible employe who has not yet
14 satisfied an applicable waiting period, if any.

15 2. Except as provided in rules promulgated under subd. 3., if the state or a
16 county, city, village, town or school district offers coverage under a self-insured
17 health plan, it shall offer coverage to all of its eligible employes and their dependents.
18 Except as provided in rules promulgated under subd. 3., the state or a county, city,
19 village, town or school district may not offer coverage to only certain individuals in
20 the employer group or to only part of the group, except for an eligible employe who
21 has not yet satisfied an applicable waiting period, if any.

22 3. The secretary of employe trust funds, with the approval of the group
23 insurance board, shall promulgate rules related to offering coverage to eligible
24 employes under a group health benefit plan, or a self-insured health plan, offered
25 by the state under s. 40.51 (6) or by the group insurance board under s. 40.51 (7). The

1 rules shall conform to the intent of subds. 1. and 2. and may not allow the state or
2 the group insurance board to refuse to offer coverage to an eligible employe or
3 dependent for reasons related to health condition.

4 (b) 1. An insurer may not modify a group health benefit plan with respect to
5 an employer or an eligible employe or dependent, through riders, endorsements or
6 otherwise, to restrict or exclude coverage for certain diseases or medical conditions
7 otherwise covered by the group health benefit plan.

8 2. The state or a county, city, village, town or school district may not modify a
9 self-insured health plan with respect to an eligible employe or dependent, through
10 riders, endorsements or otherwise, to restrict or exclude coverage for certain diseases
11 or medical conditions otherwise covered by the self-insured health plan.

12 3. Nothing in this paragraph limits the authority of the group insurance board
13 to fulfill its obligations as trustee under s. 40.03 (6) (d) or to design or modify
14 procedures or provisions pertaining to enrollment, premium transmitted or coverage
15 of eligible employes for health care benefits under s. 40.51 (1).

16 **SECTION 15.** 632.747 of the statutes is created to read:

17 **632.747 Guaranteed acceptance.** (1) EMPLOYE BECOMES ELIGIBLE AFTER
18 COMMENCEMENT OF COVERAGE. If an insurer provides coverage under a group health
19 benefit plan, the insurer shall provide coverage under the group health benefit plan
20 to an eligible employe who becomes eligible for coverage after the commencement of
21 the employer's coverage, and to the eligible employe's dependents, regardless of
22 health condition or claims experience, if all of the following apply:

23 (a) The employe has satisfied any applicable waiting period.

24 (b) The employer agrees to pay the premium required for coverage of the
25 employe under the group health benefit plan.

1 **(2) EMPLOYEE WAIVED COVERAGE PREVIOUSLY.** If an insurer provides coverage
2 under a group health benefit plan, the insurer shall provide coverage under the
3 group health benefit plan to an eligible employee who waived coverage during an
4 enrollment period during which the employee was entitled to enroll in the group
5 health benefit plan, regardless of health condition or claims experience, if all of the
6 following apply:

7 (a) The eligible employee was covered as a dependent under qualifying coverage
8 when he or she waived coverage under the group health benefit plan.

9 (b) The eligible employee's coverage under the qualifying coverage has
10 terminated or will terminate due to a divorce from the insured under the qualifying
11 coverage, the death of the insured under the qualifying coverage, loss of employment
12 by the insured under the qualifying coverage or involuntary loss of coverage under
13 the qualifying coverage by the insured under the qualifying coverage.

14 (c) The eligible employee applies for coverage under the group health benefit
15 plan not more than 30 days after termination of his or her coverage under the
16 qualifying coverage.

17 (d) The employer agrees to pay the premium required for coverage of the
18 employe under the group health benefit plan.

19 **(3) STATE OR MUNICIPAL SELF-INSURED PLANS.** If the state or a county, city, village,
20 town or school district provides coverage under a self-insured health plan, it shall
21 provide coverage under the self-insured health plan to an eligible employee who
22 waived coverage during an enrollment period during which the employee was entitled
23 to enroll in the self-insured health plan, regardless of health condition or claims
24 experience, if all of the following apply:

1 (a) The eligible employe was covered as a dependent under qualifying coverage
2 when he or she waived coverage under the self-insured health plan.

3 (b) The eligible employe's coverage under the qualifying coverage has
4 terminated or will terminate due to a divorce from the insured under the qualifying
5 coverage, the death of the insured under the qualifying coverage, loss of employment
6 by the insured under the qualifying coverage or involuntary loss of coverage under
7 the qualifying coverage by the insured under the qualifying coverage.

8 (c) The eligible employe applies for coverage under the self-insured health plan
9 not more than 30 days after termination of his or her coverage under the qualifying
10 coverage.

11 **SECTION 16.** 632.749 of the statutes is created to read:

12 **632.749 Contract termination and renewability. (1) MIDTERM**
13 **CANCELLATION.** Notwithstanding s. 631.36 (2) to (4m), a group health benefit plan
14 may not be canceled by an insurer before the expiration of the agreed term, and shall
15 be renewable to the policyholder and all insureds and dependents eligible under the
16 terms of the group health benefit plan at the expiration of the agreed term at the
17 option of the policyholder, except for any of the following reasons:

18 (a) Failure to pay a premium when due.

19 (b) Fraud or misrepresentation by the policyholder, or, with respect to coverage
20 for an insured individual, fraud or misrepresentation by that insured individual.

21 (c) Substantial breaches of contractual duties, conditions or warranties.

22 (d) The number of individuals covered under the group health benefit plan is
23 less than the number required by the group health benefit plan.

24 (e) The employer to which the group health benefit plan is issued is no longer
25 actively engaged in a business enterprise.

1 **(2) NONRENEWAL.** Notwithstanding sub. (1), an insurer may elect not to renew
2 a group health benefit plan if the insurer complies with all of the following:

3 (a) The insurer ceases to renew all other group health benefit plans issued by
4 the insurer.

5 (b) The insurer provides notice to all affected policyholders and to the
6 commissioner in each state in which an affected insured individual resides at least
7 one year before termination of coverage.

8 (c) The insurer does not issue a group health benefit plan before 5 years after
9 the nonrenewal of the group health benefit plans.

10 (d) The insurer does not transfer or otherwise provide coverage to a
11 policyholder from the nonrenewed business unless the insurer offers to transfer or
12 provide coverage to all affected policyholders from the nonrenewed business without
13 regard to claims experience, health condition or duration of coverage.

14 **(3) INSURER IN LIQUIDATION.** This section does not apply to a group health benefit
15 plan if the insurer that issued the group health benefit plan is in liquidation.

16 **(4) APPLICABILITY TO CERTAIN GOVERNMENT PLANS.** This section does not apply to
17 a group health benefit plan offered by the state under s. 40.51 (6) or by the group
18 insurance board under s. 40.51 (7).

19 **SECTION 17.** 632.76 (2) (a) of the statutes is amended to read:

20 632.76 **(2)** (a) No claim for loss incurred or disability commencing after 2 years
21 from the date of issue of the policy may be reduced or denied on the ground that a
22 disease or physical condition existed prior to the effective date of coverage, unless the
23 condition was excluded from coverage by name or specific description by a provision
24 effective on the date of loss. This paragraph does not apply to a group health benefit
25 plan, as defined in s. 632.745 (1) (c), which is subject to s. 632.745 (2).

1 **SECTION 18.** 632.896 (4) of the statutes is amended to read:

2 632.896 (4) **PREEXISTING CONDITIONS.** Notwithstanding ~~s. ss. 632.745 (2) and~~
3 632.76 (2) (a), a disability insurance policy that is subject to sub. (2) and that is in
4 effect when a court makes a final order granting adoption or when the child is placed
5 for adoption may not exclude or limit coverage of a disease or physical condition of
6 the child on the ground that the disease or physical condition existed before coverage
7 is required to begin under sub. (3).

8 **SECTION 19.** 635.02 (5m) of the statutes is repealed.

9 **SECTION 20.** 635.07 of the statutes is repealed.

10 **SECTION 21.** 635.17 of the statutes is repealed.

11 **SECTION 22.** 635.26 (1) (a) of the statutes is renumbered 635.26 (1).

12 **SECTION 23.** 635.26 (1) (b) of the statutes is repealed.

13 **SECTION 24. Initial applicability.**

14 (1) This act first applies to all of the following:

15 (a) Except as provided in paragraphs (b) and (c), group health benefit plans
16 that are issued or renewed, and self-insured health plans that are established,
17 extended, modified or renewed, on the effective date of this paragraph.

18 (b) Group health benefit plans covering employees who are affected by a
19 collective bargaining agreement containing provisions inconsistent with this act
20 that are issued or renewed on the earlier of the following:

21 1. The day on which the collective bargaining agreement expires.

22 2. The day on which the collective bargaining agreement is extended, modified
23 or renewed.

